IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

JO ANN HOWARD AND ASSOCIATES, P.C.,)
SPECIAL DEPUTY RECEIVER OF LINCOLN)
MEMORIAL LIFE INSURANCE COMPANY,)
MEMORIAL SERVICE LIFE INSURANCE)
COMPANY, AND NATIONAL)
PREARRANGED SERVICES, INC., ET AL.,	
Plaintiffs,) Case No. 09-CV-1252-ERW
v.	
J. DOUGLAS CASSITY; RANDALL K.)
SUTTON; BRENT D. CASSITY; J. TYLER)
CASSITY; RHONDA L. CASSITY; ET AL.,)
)
Defendants.)

PLAINTIFFS' NOTICE OF SETTLEMENT AGREEMENT WITH DEFENDANT BRENT CASSITY

Plaintiffs notify this Court of their settlement agreement reached with Defendant Brent Cassity. The parties will endeavor to complete a settlement agreement as expeditiously as possible in order for Plaintiffs to file a stipulation of dismissal of claims against Defendant Brent Cassity.

Dated this 24th day of November, 2014.

Respectfully submitted,

s/ Wendy B. Fisher

Daniel M. Reilly (Admitted *Pro Hac Vice*)
Larry S. Pozner, E.D. Missouri Bar No. 2792CO
Wendy B. Fisher (Admitted *Pro Hac Vice*)
Glenn E. Roper (Admitted *Pro Hac Vice*)
Clare S. Pennington (Admitted *Pro Hac Vice*)
Farrell A. Carfield (Admitted *Pro Hac Vice*)
Lauren G. Jaeckel (Admitted *Pro Hac Vice*)
Sean Connelly (Admitted *Pro Hac Vice*)
Michael P. Robertson (Admitted *Pro Hac Vice*)
Michael T. Kotlarczyk (Admitted *Pro Hac Vice*)
Dru R. Nielsen (Admitted *Pro Hac Vice*)
Ashley D. Morgan (Admitted *Pro Hac Vice*)

Reilly Pozner LLP 1900 16th Street, Suite 1700 Denver, CO 80202 (303) 893-6100

Maurice B. Graham, Bar No. 3257 Morry S. Cole, Bar No. 77854 Gray, Ritter & Graham, P.C. 701 Market Street, Suite 800 St. Louis, MO 63101 (314) 241-5620

Attorneys for Plaintiffs Jo Ann Howard and Associates, P.C., in its capacity as Special Deputy Receiver of Lincoln Memorial Life Insurance Company, Memorial Service Life Insurance Company, and National Prearranged Services, Inc.; the National Organization of Life and Health Insurance Guaranty Associations; the Missouri Life & Health Insurance Guaranty Association; the Texas Life & Health Insurance Guaranty Association; the Illinois Life & Health Insurance Guaranty Association; the Kansas Life & Health Insurance Guaranty Association; Oklahoma Life & Health Insurance Guaranty Association; the Kentucky Life & Health Insurance Guaranty Association; and the Arkansas Life & Health Insurance Guaranty Association

CERTIFICATE OF SERVICE

I hereby certify that on November 24, 2014, the foregoing **PLAINTIFFS' NOTICE OF SETTLEMENT AGREEMENT WITH DEFENDANT BRENT CASSITY** was filed electronically with the Clerk of Court and served by operation of the Court's electronic filing system upon all counsel of record in this case participating in Electronic Case Filing.

I hereby further certify that on November 24, 2014, the foregoing was sent by United States Postal Service or by electronic means, as indicated below, to the following non-participants in Electronic Case Filing:

Tony B. Lumpkin, III 2806 Horseshoe Bend Cove Austin, TX 78704 *Pro se*

Sharon Nekol Province, *Pro se* Register # 36759-044 FMC Carswell Federal Medical Center P.O. Box 27137 Fort Worth, TX 76127

Brent Douglas Cassity, *Pro se*Register # 38224-044
USP Leavenworth
U.S. Penitentiary Satellite Camp
P.O. Box 1000
Leavenworth, KS 66048

David R. Wulf, *Pro se*Register # 38227-044
FCI Terre Haute
Federal Correctional Institution
Satellite Camp
P.O. Box 33
Terre Haute, IN 47808

Randall K. Sutton, *Pro Se*Register # 36549-044
Rochester Federal Medical Center
P.O. Box 4000
Rochester, MN 55903

James Douglas Cassity, *Pro se*Register # 02005-045
USP Marion
U.S. Penitentiary
Satellite Camp
P.O. Box 1000
Marion, IL 62959

s/ Wendy B. Fisher

Wendy B. Fisher (Admitted *Pro Hac Vice*) Attorney for Plaintiffs